Panaji, 29th July, 2004 (Sravana 7, 1926)

SERIES I No. 18

# OFFICIAL GAZETTE

# GOVERNMENT OF GOA

Note:- There is one Supplement and one Extraordinary issue to the Official Gazette Series I No. 17 dated 22-7-2004 namely, as follows:-

- Supplement dated 22-7-2004 from pages 379 to 384 regarding Bills from Goa Legislature Secretariat.
  - 2) Extraordinary dated 26-7-2004 from pages 385 to 394 regarding Notification from Department of Science, Technology & Environment.

### **GOVERNMENT OF GOA**

Department of Law & Judiciary

Legal Affairs Division

#### Notification

10/3/2003-LA

The Offshore Areas Mineral (Development and Regulation) Act, 2002 (Central Act No. 17 of 2003), which has been passed by the Parliament and assented to by the President of India on 30-1-2003 and published in the Gazette of India, Extraordinary, Part II, Section 1 dated 31-1-2003, is hereby published for the general information of the public.

S. G. Marathe, Under Secretary (Brafting). Panaji, 19th February, 2004.

THE OFFSHORE AREAS MINERAL (DEVELOPMENT AND REGULATION)

ACT 2002

ARRANGEMENT OF SECTIONS

# CHAPTER I Preliminary

#### Sections

- 1. Short title and commencement.
  - 2. Declaration as to expediency of Union control.

#### Sections

- 3. Application.
- 4. Definitions.

#### CHAPTER II

General provisions for acquisition of operating rights in the offshore areas

- 5. Reconnaissance, exploration or production to be under permit, licence or lease.
- 6. Grant of operating right.
- 7. Termination of operating right.
- 8. Reservation of areas.
- 9. Power to close areas:
- Availability of areas for grant of permit, licence or lease.
- 11. Grant of reconnaissance permit.
- 12. Grant of exploration licence.
- 13. Grant of production lease.
- 14. Period of commencement of operating rights.
- Power of Central Government to authorise survey, research and scientific investigations in areas covered under operating rights.
- 16. Royalty.
- 17. Fixed rent.
- 18. Contribution towards International Seabed Authority.
- 19. Safety of persons and property.
- 20. Prevention and control of pollution and protection of marine environment.
- 21. Power of Central Government and administering authority to issue directions.

#### CHAPTER III

Carlotte Carlotte

e sa madagidin da

manual in

Power of entry, inspection, search and seizure

22. Power of entry, inspection, search and seizure.

# CHAPTER IV

# at this to a substantial Offences

- of the committee of the
- 24. Offences by companies.
  - 25. Place of trial.

#### Sections

- 26. Previous sanction of Central Government for prosecution.
- 27. Offences triable by Court of Session.

#### CHAPTER V

Civil liability and adjudication

28. Civil liability and adjudication.

#### CHAPTER VI

#### Miscellaneous

- 29. Extension of enactments to offshore areas.
- 30. Compounding of offences.
- 31. Recovery of certain sums as arrears of land revenue.
- 32. Delegation of powers.
- 33. Protection of action taken in good faith.
- 34. Appeals.
- 35. Power to make rules.
- 36. Relaxation in specific cases.
- 37. Persons to be public servants.
- 38. Removal of difficulties.

THE FIRST SCHEDULE.
THE SECOND SCHEDULE.

# THE OFFSHORE AREAS MINERAL (DEVELOPMENT AND REGULATION) ACT 2002

#### AN

#### ACT

to provide for development and regulation of mineral resources in the territorial waters, continental shelf, exclusive economic zone and other maritime zones of India and to provide for matters connected therewith or incidental thereto.

BE it enacted by Parliament in the Fifty-third Year of the Republic of India as follows:—

#### CHAPTER I

#### Preliminary

- 1. Short title and commencement.— (1) This Act may be called the Offshore Areas Mineral (Development and Regulation) Act, 2002.
- (2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint.
- 2. Declaration as to expediency of Union control.— It is hereby declared that it is expedient in the public interest that the Union should take under its control the regulation of mines and the development of minerals in offshore areas to the extent hereinafter provided.

- 3. Application (1) This Act shall apply to all minerals in the offshore areas including any mineral prescribed by notification under clause (g) of sub-section (1) of section 2 of the Atomic Energy Act, 1962 except mineral oils and hydrocarbons related thereto.
- 33 of 1962.
- (2) Except as otherwise provided in this Act, the provisions of this Act shall be in addition to, and not in derogation of, any other law for the time being in force in the offshore areas.
- 4. Definitions.— In this Act, unless the context otherwise requires.—
  - (a) "administering authority" means an authority notified, in the Official Gazette, by the Central Government for the purposes of this Act;
  - (b) "atomic minerals" means the minerals included in atomic minerals specified in Part B of the First Schedule to the Mines and Minerals (Development and Regulation) Act, 1957;

67 of 1957.

(c) "Coast Guard" means the Coast Guard constituted under the Coast Guard Act, 1978;

30 of 1978.

- (d) "exploration licence" means a licence granted under section 12;
- (e) "exploration operation" means any operation undertaken for the purpose of exploring, locating or proving the mineral deposits;
- (f) "holder", in relation to any operating right, means the lessee, licensee or permittee, as the case may be, in respect of such operating right;
- (g) "hydrocarbon" means very large group of chemical compounds composed of carbon and hydrogen;
- (h) "Indian national" means a citizen of India and includes a firm or other association, if all the members of the firm or, as the case may be, the members of the association, are citizens of India;

- (i) "lessee" means the person in whose name the production lease is granted;
- (j) "licensee" means the person in whose name the exploration licence is granted;
- (k) "mine" means any place in the offshore area wherein any exploration or production operation is carried on, together with any vessel, erection, appliance, artificial island or platform and premises in the offshore area used for the purposes of exploration, winning, treating or preparing minerals, obtaining or extracting any mineral or metal by any mode or method, and includes any area covered by an exploration licence or production lease where exploration or production operation has been, or is being, or may be, carried on under the provisions of this Act;
- (1) "mineral" includes all minerals except mineral oil and hydrocarbon resources relating thereto;
- (m) "mineral oil" includes natural gas and petroleum;
- (n) "offshore area" means the territorial waters, continental shelf, exclusive economic zone and other maritime zones of India under the Territorial Waters, Continental Shelf, Exclusive Economic Zone and Other Maritime Zones Act, 1976;

80 of 1976.

- (o) "operating right" means the right of holder of a reconnaissance permit, or an exploration licence, or a production lease;
- (p) "permittee" means the person in whose name the reconnaissance permit is granted;
- (q) "pollution of offshore environment" means the introduction by any person, directly or indirectly, of substances or energy into the offshore environment which results, or is likely to result, in deleterious effect on living resources and marine life, hazards to human health, hindrance to marine activities, including fishing and other legitimate uses of the offshore areas and impairment of quality of sea water for use and reduction of amenities;
- (r) "prescribed" means prescribéd by rules made under this Act;

- (s) "production operation" means any operation undertaken for the purpose of winning any mineral from the offshore area and includes any operation directly or indirectly necessary therefor or incidental thereto;
- (t) "production lease" means a lease granted under section 13 which confers an exclusive right for the purpose of undertaking production operation;
- (u) "reconnaissance operation" means any preliminary geo-scientific survey undertaken for the purpose of searching or locating mineral deposits;
- (v) "reconnaissance permit" means a permit granted under section 11 for the purpose of undertaking reconnaissance operation;
- (w) "vessel" includes any ship, boat, sailing vessel or any other vessel of any description.

#### CHAPTER II

General provisions for acquisition of operating rights in the offshore areas

5. Reconnaissance, exploration or production to be under permit, licence or lease.— (1) No person shall undertake any reconnaissance operation, exploration operation or production operation in the offshore areas, except under and in accordance with the prescribed terms and conditions of a reconnaissance permit, exploration licence or production lease granted under this Act and the rules made thereunder:

Provided that nothing in this sub-section shall apply to any reconnaissance operation or exploration operation undertaken by the Geological Survey of India, Atomic Minerals Directorate of Exploration and Research, the Chief Hydrographer to the Government of India of Naval Hydrographic Office of the Indian Navy, the National Institute of Oceanography, the National Institute of Ocean Technology of Department of Ocean Development of the Government of India, or any other agency duly authorised in this behalf by the Central Government.

- (2) A permittee or licensee or lessee shall furnish—
  - (a) all data, as the case may be, relating to reconnaissance operation or mineral exploration or mining such as bathymetry,

geomorphology, mineral distribution, anomaly maps, sections, core logs, location maps, plans, structures, contour maps, chemical analysis, data on current tides, waves, wing, other geophysical and geotechnical data and any other data collected during exploration operation or mining operation, to the Director-General, Geological Survey of India, Kolkata and the Controller General, Indian Bureau of Mines, Nagpur;

- (b) all information pertaining to atomic mineral collected, as the case may be, during reconnaissance operation or exploration operation or mining operation, to the Secretary to the Government of India dealing with the Atomic Energy, Director-General, Geological Survey of India, Kolkata and the Controller General, Indian Bureau of Mines, Nagpur;
- (c) a six monthly report on the work done by him stating the number of persons engaged and disclosing in full the geological, geophysical, geochemical, geoenvironmental or other valuable data collected by him during the period under report, to the Director-General, Geological Survey of India, Kolkata and the Controller General, Indian Bureau of Mines, Nagpur and the report shall be submitted within three months of the closing of the period to which it relates:

Provided that in the case of investigations pertaining to the atomic minerals, such report shall also be submitted to the Secretary to the Government of India dealing with the Atomic Energy;

(d) a full report of the work done by him and all information relevant to mineral resources collected by him during the course of exploration operation of the area covered by the licence within three months of the expiry of the licence, or abandonment of operation or termination of the licence, whichever is earlier, to the Director-General, Geological Survey of India, Kolkata and the Controller General, Indian Bureau of Mines, Nagpur and shall also give therein reasons and indicate whether the whole or any part of the report or data submitted by him should be kept confidential.

- (3) Notwithstanding anything contained in this Act, the Central Government may—
  - (a) authorise seaward artillery practice under the Seaward Artillery Practice Act, 1949;
    - 8 of 1949.
  - (b) provide for, by notification in the Official Gazette, special measures to ensure public safety and interest, the defence of India and civil defence, conduct of the naval operations and exercises, national security and other strategic considerations and the matters connected therewith during war like conditions or otherwise.
- (4) No operating right shall be granted or renewed otherwise than in accordance with the provisions of this Act and the rules made thereunder and any reconnaissance permit, exploration licence or production lease granted, renewed or acquired in contravention of the provisions of this Act or any rules made thereunder, shall be void.
- 6. Grant of operating right.— The Central Government shall not grant an operating right to any person unless such person—
  - (a) is an Indian national, or a company as defined in section 3 of the Companies Act, 1956; and 1 of 1956.
  - (b) satisfies such conditions as may be prescribed:

Provided that no production lease for atomic minerals or prescribed substances may be granted without consultation with the Department of the Government of India dealing with the Atomic Energy.

7. Termination of operating right.— (1) Where the Central Government, after consultation with the administering authority, is of the opinion that it is expedient in the interest of development and regulation of offshore mineral resources. preservation of natural environment and prevention of pollution, avoidance of danger to public health or communication, ensuring safety of any offshore structure or conservation of mineral resources, the Central Government may prematurely terminate any operating right in respect of any mineral in any offshore area or part thereof.

- (2) No order for premature termination of operating right under sub-section (1) shall be made except after giving the holder of operating right a reasonable opportunity of being heard.
- (3) Where the holder of any operating right fails to commence operation within the period specified in section 14 or discontinues the operation for a period of two years, the operating right shall lapse from the date of execution of the lease or as the case may be, discontinuance of the operation:

Provided that the administering authority, on an application made by the holder of operating right and after being satisfied that such noncommencement of operation or discontinuation thereof, is due to the reasons beyond the control of the holder of operating right, may condone such non-commencement or discontinuation.

- 8. Reservation of areas.— (1) The Central Government may, from time to time, by notification in the Official Gazette, reserve any offshore area not already held under any operating right, for the purposes of the Central Government and, where it proposes to do so, it shall, by notification in the Official Gazette, specify the boundaries of such area and the mineral or minerals in respect of which such area shall be reserved.
- (2) The Central Government may, from time to time, by notification in the Official Gazette, dereserve, any area reserved under sub-section (1), in the interest of development and regulation of the offshore mineral.
- 9. Power to close areas.— (1) The Central Government may, in the public interest, by order in writing and communicated to the permittee, licensee or lessee, as the case may be, close any area either in part or whole, covered under any operating right, for the preservation of natural environment and prevention of pollution, or to avoid danger to public health, or communication, or to ensure safety of any offshore structure or platform, or for the conservation of offshore mineral, or for national security or for any other strategic consideration.
- (2) Any area, either in part or whole closed under sub-section (1) and included in any operating right, shall, from the date of such order, be deemed to be excluded for the purposes of the operating right and the holder of the operating

right shall not undertake any operation in the area covered under such order from the date specified therein.

- 10. Availability of areas for grant of permit, licence or lease.— (1) Within six months from the date of commencement of this Act, and subsequently at such times as may be considered necessary in this behalf by the administering authority, it shall, by notification in the Official Gazette, declare the parts of the offshore areas which shall be available for grant of reconnaissance permit, exploration licence or production lease.
- (2) Any application for the grant of reconnaissance permit, exploration licence or production lease in respect of any area not covered by a notification issued under sub-section (1) shall be deemed to be premature and no application shall be entertained therefor.
- (3) Operating rights shall be granted in standard block of five minutes longitude by five minutes latitude and such grant may cover more than one standard block which shall be contiguous.
- 11. Grant of reconnaissance permit.— (1) The administering authority may grant a non-exclusive reconnaissance permit to any person eligible under section 6 for grant of operating right.
- (2) The period for which a reconnaissance permit may be granted under sub-section (1) shall be for a period specified in such permit which shall not exceed two years.
- (3) A reconnaissance permit granted under subsection (1) may be renewed for a period not exceeding two years if, after a review of the progress made during the period of such grant, the administering authority is satisfied that a further period is necessary to complete the reconnaissance operation.
- (4) The area that may be granted under one reconnaissance permit shall not exceed a block of two degree latitude by two degree longitude.
- (5) The administering authority may grant reconnaissance permits to more than one person in respect of the same area for the same mineral deposits in the interest of offshore mineral development.

- 12. Grant of exploration licence.— (1) The administering authority may grant an exploration licence to any person who—
  - (a) is eligible under section 6 for grant of operating right;
  - (b) produces, to the satisfaction of the administering authority, evidence that such person possesses the requisite technical ability and financial resources to undertake exploration operation based on such scientific parameters, as may be prescribed;
  - (c) submits a work programme for the area applied for, prepared in such manner and supported by such data as may be prescribed, setting forth the activities proposed to be carried out during the period of the exploration licence including the intended exploration schedule and methods to be used, an estimated schedule of expenditure, measures to prevent pollution and protect the environment and to monitor the effectiveness of environmental safeguards subject to the modifications which the administering authority may make in such work programme;
  - (d) undertakes not to deviate from the work programme for exploration licence approved by the administering authority; and
  - (e) has fulfilled, to the satisfaction of administering authority, all his statutory obligations under any operating right previously—
    - (i) granted; or
  - (ii) transferred in the prescribed manner,

to him.

- (2) The administering authority may, if there is any reasonable cause to believe that any person, to whom an exploration licence has been granted, has violated any undertaking given under clause (d) of sub-section (1), terminate the exploration licence.
- (3) All applications for the grant of exploration licence received within the prescribed time and which satisfy the conditions specified in sub-

- -section (1) shall be considered together and while making a selection for the grant of exploration licence, the administering authority shall follow the procedure given below, namely:—
  - (a) where only one application is received in respect of an area, the administering authority may grant the exploration licence to the applicant;
  - (b) where two or more applications are received in respect of the same area or substantially the same area, the order of preference shall be as follows, namely:—
    - (I) preference shall be given to an applicant who requires the mineral for use in an industry either already owned by the applicant or who has taken sufficient steps to set-up such industry:

Provided that where there are more than one application of such category, the administering authority may grant licence based on a comparative evaluation of the—

- (i) nature, quality and experience of the technical personnel employed by the applicant;
  - (ii) financial resources of the applicant;
- (iii) nature and quantum of the exploration work proposed by the applicant; and
- (*iv*) nature, quality and quantum of data submitted along with the programme of exploration;
- (II) in case of other applicants, not covered under sub-clause (1), the administering authority may grant licence based on a comparative evaluation of matters stated in items (i) to (iv) of the proviso to sub-clause (1).
- (4) The period for which an exploration licence may be granted shall not exceed three years.
- (5) An exploration licence granted under subsection (1) may be renewed for a period not exceeding two years if, after a review, the

administering authority is satisfied that the licensee has been conducting the exploration operation in accordance with the work programme approved by the administering authority regarding such licence and longer period of renewal of the licence is considered necessary to enable the licensee to complete exploration.

(6) The area that may be granted under exploration licence shall not exceed a block of thirty minutes latitude by thirty minutes longitude:

Provided that if the administering authority is of the opinion that in the interest of the development of any mineral, it is necessary so to do, it may, for reasons to be recorded in writing, permit any person to acquire an area in excess of the area specified in this sub-section.

- 13. Grant of production lease.— (1) The administering authority shall grant a production lease to any person who—
  - (a) is eligible under section 6 for grant of operating right;
  - (b) produces, to the satisfaction of the administering authority, evidence that such person possesses the requisite technical ability and financial resources to undertake production operation based on such scientific parameters as may be prescribed;
  - (c) submits a work programme for the systematic development of the mineral deposits of the area applied for, prepared in such manner and supported by such data as may be prescribed and obtained through exploration operation, setting forth the activities proposed to be carried out during the period of the lease including the resources assessment of the area, the intended schedule of commercial production, methods and technologies to be used for commercial production and processing, measures to be taken to protect the environment and to monitor the effectiveness of environmental safeguards;
  - (d) undertakes not to deviate from work programme for production lease approved by the administering authority; and
  - (e) has fulfilled, to the satisfaction of the administering authority, all the statutory

obligations under any operating right previously—

- (I) granted; or
- (II) transferred in the prescribed manner,

to him:

Provided that a licensee shall have the exclusive right to a production lease over such part of the offshore area covered by his exploration licence as he may desire subject to the condition that the administering authority is satisfied that the licensee—

- (i) has undertaken exploration operation to establish mineral resources in such offshore area?
- (ii) has not committed any breach of the terms and conditions of the exploration licence; and
- (iii) has not become ineligible under the provisions of this Act.
- (2) The administering authority may, if there is any reasonable cause to believe that any person, to whom a production lease has been granted, has violated any undertaking given under clause (d) of sub-section (1), terminate the production lease.
- (3) The period for which a production lease may be granted shall not exceed thirty years.
- (4) A production lease granted under subsection (1) may be renewed for a period not exceeding twenty years, if, after a review, the administering authority is satisfied that the lessee has been conducting the production operation in accordance with the work programme approved by the administering authority regarding such lease.
- (5) The area under a production lease shall not exceed a block of fifteen minutes latitude by fifteen minutes longitude:

Provided that if the administering authority is of the opinion that in the interest of the development of any mineral, it is necessary so to do, it may, for reasons to be recorded in writing, permit any person to acquire an area in excess of the area specified in this sub-section.

- 14. Period of commencement of operating rights.— A holder of operating right shall commence operation within the period specified below after the grant of the operating right and shall thereafter conduct such operation in proper, skilful and workman-like manner, as follows:—
  - (a) reconnaissance permit six months;
  - (b) exploration licence one year; and
  - (c) production lease two years.
- 15. Power of Central Government to authorise survey, research and scientific investigations in areas covered under operating rights.— Any person or agency authorised by notification in the Official Gazette, by the Central Government in this behalf, may conduct survey, research, diving operations and scientific investigations in the offshore areas, including any area covered under operating rights and the permittee, licensee or lessee, as the case may be, shall permit such person or agency to undertake the said investigations in their respective areas and to render such assistance as may be necessary for conduct of the investigations.
- 16. Royalty.— (1) A lessee shall pay royalty to the Central Government in respect of any mineral removed or consumed by him from the area covered under the production lease, at the rate for the time being specified in the First Schedule in respect of that mineral.
- (2) The Central Government may, by notification in the Official Gazette, amend the First Schedule so as to enhance or reduce the rate at which royalty shall be payable in respect of any mineral with effect from such date as may be specified in the notification:

Provided that the Central Government shall not enhance the rate of royalty in respect of any mineral more than once during any period of three years.

17. Fixed rent.— (1) A lessee shall pay to the Central Government, every year, fixed rent in

respect of the area covered under the production lease, at the rate for the time being specified in the Second Schedule:

Provided that where the lessee becomes liable under section 16 to pay royalty for any mineral removed or consumed by him from the area covered under such lease, he shall be liable to pay either such royalty or the fixed rent in respect of that area, whichever is greater.

(2) The Central Government may, by notification in the Official Gazette, amend the Second Schedule so as to enhance or reduce the rate at which fixed rent shall be payable in respect of any area covered under a production lease and such enhancement or reduction shall take effect from such date as may be specified in the notification:

Provided that the Central Government shall not enhance the rate of the fixed rent more than once during any period of three years.

- 18. Contribution towards International Seabed Authority.— Every lessee, whose production operation extends beyond two hundred nautical miles from the baseline from which the breadth of the territorial sea is measured, shall pay in advance, in addition to other payments required under this Act, to the Central Government, the amount to be paid to the International Seabed Authority towards fulfilment of obligation of the Central Government under Article 82 of the United Nations Convention on Law of the Sea, 1982.
- 19. Safety of persons and property.— (1) The permittee, licensee, lessee or any other person undertaking the reconnaissance operation or exploration operation or production operation under sub-section (1) of section 5 or any agency undertaking the reconnaissance operation or exploration operation under the proviso to sub-section (1) of the said section shall be responsible to ensure that the concerned operation is conducted with due regard to the safety and health of persons including divers and safety and security of property engaged in the operation.
- (2) The Central Government may, by notification in the Official Gazette, declare safety zones in respect of offshore activities as may be necessary

# Government of Goa Official Gazette Series I

## INDEX

	INDEX						
Serial No.	Series No. & Date	Notification/Order/Notice	Dated	Subject	Department	Page No.	
1.	I, 13,	Not. No. 10/3/2003-LA	19-6-04	- The Appropriation (No. 4) Act, 2003 (Central Act No. 41 of	Law & Judiciary	305	
÷	Paul II.	en e		2003).	t e e e		
2.	—do—	— <b>do</b> —	19-6-04	The Constitution (Scheduled Tribes) Order (Amendment) Act; 2003.	Law & Judiciary	<b>306</b>	
3.	do	— <b>do</b> —	19-6-04	The Constitution (Eighty-Ninth Amendment) Act, 2003.		307	
4.	do	—do—	19-2-04	The Constitution (Eighty-Seventh Amendment) Act, 2003.	Law & Judiciary	308	
5.	-do-	. — do— — — — — — — — — — — — — — — — — —	25-6-04	The Constitution (Eighty-Eighth Amendment) Act, 2003.	Law & Judiciary	309	
6.	<b>—do</b> —	Not. No. 1/5/89-PER(Pt.II)	7-6-04	R. R. — Goa Medical College for the Post of Assistant Head Occupational Therapist.	Personnel	311	
	45	tion of the second of the seco	e to the same	R. R. — Goa Medical College for the Post of Assistant Head Physiotherapist.	<b>—do—</b>	312	
7.	29-6-04	Bill No. LA/F-3/6533/2004	29-6-04	The Goa Appropriation (Vote on Account) (No. 2) Bill, 2004.	Goa Legislature Secretariat	313	
<b>8</b> .	I, 13, Ext. (1)	Not. No. 7/14/2004-LA	29-6-04	The Goa Appropriation (Vote on Account) (No. 2) Act, 2004.	Law-& Judiciary	317	
9.	I, 14, .	Not. No. 10/3/2003-LA	19-2-04	The Sixth Schedule to the Constitution (Amendment) Act, 2003.	Law & Judiciary	321	
10.			24-2-04	The Bio-Medical Waste (Management and Handling) (Amendment) Rules, 2000.	} <b>do</b> -	323	
	Qer L		ijtorika. Komuniya		* * *		
11.	do	Not. No. —do—	—do—	The Bio-Medical Waste (Management and Handling) (Second Amendment) Rules, 2000.	<b>do-</b> -	324	
12.	do	Not. No. 10/4/99-LA (Vol. IV)	. 15-4-04	The Imperial Library (Indentures Validation) Repeal Act, 2002.	—,do—	326	
13.	do	Not. No. do	1	The Salaries and Allowances of Officers of Parliament and Leaders of Opposition in Parliament (Second Amendment) Rules, 2002.	do	326	

1	2	3	4	· 5	6	7
Marie Communication	SALED STATE	and the second s	in was a second	un de la capación de desarrollar de la capación de La capación de la capación de		
14.	I, 14,	Order No. 4-2-97/PLG/(DPSE) Part/4047		Sanction of the Government is hereby Conveyed for creation of	Planning	327 <sub>0</sub>
*.	nasadas, iki mu	esel or a trade or out may	groot to the West	one temporary post of Joint Director.	·	
15.		Order No. 25/8/2003-I/PHD	17-6-04	Sanction of the Government is hereby accorded for the revival of the post of Statistical Assistant.	Public Health	327
16.	Şadicibilə dir. A. — <b>do</b> —	Order No. 35/4/2003-RD	23-6-04	Section 9 of Indian Stamp Act, 1899.	Revenue	328
17.	—do— gazasakka, sagi	Order No. 5/30/90-TPT (PE)/2004/1157		Sanction of the Government is hereby accorded for creation of the 10 (ten) posts.	Transport	328
18.	I, 14 Ext. (1)	Not. No. 1/Fishing loans/20/03/		"One Time amnesty against the loans granted to Fisherman Scheme 2003."	Fisheries	329
19.	Ext. (2)	Not. No. 2-61 (1)-97/ICDS/637(A	1	The Goa State Commisssion for Children Rules, 2004.	Women & Child Development	331
20.	—do—	—do— (B)	_do_	Section 29, Section 32 and	do	337
. <del>-</del>	Material Policy	a tody all substitutes and so- pared streaments to select		Section 38 of the Goa Children's Act, 2003.	. * *	,
21.	I, 15	Not. No. 10/3/2003-LA	19-2-04	The Airports Authority of India	Law & Judiciary	339
	128	to April 10 to publish one of	1, 1	(Amendment Act, 2003.		
22.	do	usay sa Marka di sa sa sa s Usaya ya sa	—do—	The Representation of the People (Amendment) Act, 2003.	—do—	346
23.	uitrassesse iitrassesse	Order No. 7-72-2004/STE-DIR/2	Fish pe	Creation the following posts in the Directorate of Science, Technology & Environment.	Science, Technology & Environment	346
24.	утярущай, ал мен. Supp. (1) 9-7-04	Bill No. LA/A/Bills/6698/2004	9-7-04	The Goa Barge Tax (Amendment) Bill, 2004.	Goa Legislature Secretariat	347
<sup>1</sup> 25.	Ext. (1) 13-7-04	Addendum No. 5/3(115) 2003-DT/3154	d 13-7-04 <sup>-1</sup> George	Inland Vessels Act or/and the Merchant Shipping Act and Rules.	Tourism	349
:26.	I, <u>1</u> 6	Not. No. 10/3/2003-LA (Edward December 12) Annual Processor of Congression (Congression Congression (Congression Congression C	, Affilia	The Election and other related Laws (Amendment) Act, 2003.	Law & Judiciary	351
27.	—do—	—do—	—do	The Repatriation of Prisoners	do	354
1 <del>2</del> 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	- (7)\$ % -	प्रमुखसे,चि. १ अवर्षि सम्पर्धेक्षणकः ५		Act, 2003.	·	
28.	—do—	<u>dom</u> serve pritorie i s Vita espeti en es	dominar —do—	The Appropriation (No. 2) Act, 2003.	—do	357
29.	do	erdo de la deservición de la color de la c		The Repatriation of (Railways) No. 3 Act, 2003.	—do	358
,30.	do	<ul> <li>do attenção, activos estrebas, estre atronacional de atronacional de atronacional de atronaciones de atronaciones</li></ul>		The Recycled Plastics Manufacture and Usage, Rules, 1999.	do	359

1	2	3	4	5	6	7
31.	I, 17	Not. No. 618/DE/TUI/ (Part file)	16-7-04	Goa Coaching Classes (Regulation) Rules, 2004.	Education, Art & Culture	<b>36</b> 3
32.	.: <mark>do</mark> -	Not. No. 9/11/2002-HD(G)	12-7-04	Goa Freedom Fighters Welfare Rules, 1988.	Home	366
33.	do	Not. No. 10/4/99-LA (Vol IV)	14-4-04	The Suppression of unlawful Acts against safety of maritime Navigation and Fixed Platforms on continental shelf Act, 2002.	Law & Judiciary	366
34.	do	10/4/99-LA (Vol. IV)	15-4-04	The mysore State Legislature (Delegation of Powers) Repeal Act, 2002.	do	371
35.	do	<b>do</b> : 380	<b>do</b>	The Constitution (Eighty-Sixth Amendment) Act, 2002.	do	371
36.	—do—	Not. No. 10/3/2003-LA	24-2-04	The Recyched Plastics manufacture and Usage (Amendment) Rules, 2003.	Law & Judiciary	372
37.	—do—	Not. No. 10/4/99-LA (Vol. IV)	15-4-04	The Appropriation (No. 6) Act, 2002.	—do—	376
38.	do	—do—	—do—	The Medical Termination of Pregnancy (Amendment) Act, 2002.	do	377
39.	Supp. (1) 22-7-04	Bill No. LA/A/BILLS/6809/2004		The Goa Entertainment Tax (Amendment), Bill, 2004.	Goa Legislature Secretariat	379
40.	_do_	Bill No. 20 of 2004	er e	The Goa Motor Vehicles Tax (Amendment) Bill, 2004.	do	381
41.	Ext. (1)	Not. No. 5/20/87-STE/Part-III/ /395	14-7-04	R. R. of the Goa State Pollution Control Board, Group 'A' 'B' 'C' and 'D' for the post of Environmental Engineer.	Science, Technology & Environment	387
42.	do	do	—do—	Assistant Environmental Engineer.	-do-	387
43.	do	do	do	Scientist - B	—do—	388
44.	—do—	—do—	—do—	Technical Assistant (renamed as Junior Environmental Engineer during the 49th Board Meeting held on 8-3-02 vide Agenda Item No. 4).	—do—	389
45.	do	do	—do—	Scientific Assistant.	do	389
46.	—do—	—do—	do	Senior Laboratory Assistant.	do	390

1	2	3		4	5		6	7
47.	Ext. (1) N	ot. No. 5/20/87/STE/		14-7-04	R. R. of the Goa State Pollutio		Science, Techno-	390
	/P	PartIII/395			Control Board, Group 'A' 'B' '		logy &	
					and 'D' for the post of Junior	4	Environment	
-			. ****		Laboratory Assistant.			
	grandi. A come		- 1		A Committee of the Comm	,		
48.	—do—	—do—		do	Assistant Law Officer.		do	391
		en er en						
49.	_do_	—do—		do	Accountant.		do	391
	1.					V.	4 T.	
		HE SECTION		•	0.7.0			201
50.	—do—	— <b>do</b> — 1 4.44 1.441		—do—	Senior Stenographer.		—do—	391
					3,33			
51.	do	—do—		—do—	Junior Stenographer.		_do_	392
52.					Unner Division Clerk	es .	—do—	392
,32.	<u> </u>			<b>-u</b> 0	Oppor Division Cicix.		<b></b>	372
		·.						
53.	do	—do—	:	—do—	Lower Division Clerk.		—do—	393
		• .	w.'					
54.	_do_	—do—		do	Driver.		<u>do</u>	393
		the strength of the						
55.	do	—do—	. •	—do—	Peon.		—do—	393
		en e			and state of the s			
	No test							
56.	—do—	—do		—ao—	Sweeper.		do	394
-	• 4.	$(i,i) \in \mathcal{F}(\mathfrak{g}_{i},\mathfrak{g}_{i},\mathfrak{g}_{i},\mathfrak{g}_{i}) = (i,i)$			$\chi_{\mathcal{A}}(x,y) = \chi_{\mathcal{A}}(x,y)$		+ 1	. :
		21 1 H 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	tali gassii					
	elastell i high	enskap <del>t</del> ossa ossa sekt.			Simple of the control of	<i>a</i> .		
		A species of the						
	Batta Javatra II.	Ex Budge of the edge of	/		er en		the second	
		ं लाजनपुरति विकास	9 /- 11					:
								:
	4 <b>4</b> 1 2 4 1	was did in the same.	. 470 c	ada s		4,47	1D, ->	- :
		i .	1 1 2 1 4 1	e inglie				1.5
			•					
	ere to	The state of the s				÷	1000	
		Marking Committee Committee						
		a aparen sain sain sain sain sain sain sain sai						
		er agsaffik i mere i hadre en er Linguage						
		*	• •					
	274	e dana.	الم أوائد :	1. 1.		٠	tt, Qu	) es
•							, <del>v</del> • •	
	1 112	os al jadas u		1. A		.:	ΘQ	1.
· Ç		An oral was					e e sur	

and prescribed the norms for regulating the safety and health of persons and safety of property engaged in operations authorised under this Act, the implementation thereof and matters connected therewith.

- (3) In the event of any contravention of provisions of sub-section (1) or the norms prescribed under sub-section (2) by the permittee, licensee, lessee or any other person undertaking the reconnaissance operation or exploration operation or production operation under sub-section (1) of section 5, or any other agency undertaking the reconnaissance operation or exploration operation under the proviso to sub-section (1) of the said section, shall also be deemed to be responsible for such contravention unless he or it proves that he or it, as the case may be, had taken all reasonable precautions within his or its means for enforcing those provisions, to prevent such contravention.
- 20. Prevention and control of pollution and protection of marine environment.— (1) Every holder of the operating rights shall carry out the operations authorised under this Act subject to the provisions of this Act and the rules made thereunder and any other law and the rules made thereunder, for the time being in force for the prevention and control of pollution and protection of marine environment.
- (2) Every holder of an operating right shall be liable for any pollution of, or damage to, the marine environment resulting from his activities relating to his operating right in the offshore areas and shall pay such compensation, as may be determined by the administering authority keeping in view the extent of pollution or damage, as the case may be.
- (3) The Central Government may prescribe measures to be taken for prevention and control of pollution and protection of marine environment due to activities in the offshore areas.
- 21. Power of Central Government and administering authority to issue directions.— (1) The permittee, licensee or lessee shall comply with such directions as the Central Government or the administering authority may issue, from time to time, for the conservation and systematic development of offshore minerals, prevention of

pollution, protection of marine environment, prevention of coastal erosion or prevention of danger to life or property including the marine life.

(2) The permittee, licensee or lessee shall comply with such directions as may be issued from time to time by the competent authority or Coast Guard regarding national security, safety and national integrity.

Explanation.— "competent authority" means the competent authority appointed for the purposes of sub-section (2) by the Central Government in the Ministry dealing with defence of India.

#### CHAPTER III

Power of entry, inspection, search and seizure

- 22. Power of entry, inspection, search and seizure.— (1) For the purpose of ascertaining the position of the working, actual or prospective, of any mine or abandoned mine, or for any other purpose connected with this Act or the rules made thereunder, any officer authorised, by the Central Government in this behalf, by general or special order, may—
  - (a) enter and inspect, at all reasonable times, any mine;
  - (b) weigh, draw samples or take measurements of the stocks of minerals recovered from any mine;
  - (c) survey and take samples and measurements in any such mine;
  - (d) examine any document, book, register or record in the possession or power of any person having the control of, or connected with, any mine and place marks of identification thereon and take extracts from, or make copies of, such document, book, register or record;
  - (e) order the production of any such document, book, register and record, by the person referred to in clause (d); and
  - (f) examine any person having the control of, or connected with, any mine.

- (2) Any authorised officer may, for the purpose of ascertaining whether or not the requirements of this Act or any rule made thereunder have been complied with, either with, or where it is not possible to obtain warrant conveniently, then, without, a warrant,—
  - (a) search any mine;
  - (b) stop or board and search any vessel which is engaged or which is likely to be engaged in any activity regulated under this Act; and
  - (c) require the person for the time being having command or charge of mine or such vessel to produce any licence, permit, log book or other document relating, to the vessel or mine and examine or take copies of such licence, permit, log book or other document, as the case may be, for ascertaining the requirements of sub-section (1).
- (3) Where the authorised officer has reason to believe that any vessel or mine has been, or is being, or is about to be, used or employed, as the case may be, in violation of any provision of this Act or rule made thereunder, he may, with, or where it is not possible to obtain warrant conveniently, then, without, a warrant,—
  - (a) seize and detain such vessel or mine, including any gear, equipment, stores or cargo found on board such vessel or belonging to the vessel and seize any mineral found on board the vessel;
  - (b) seize any evidence relating to violation of any provision of this Act or rule made thereunder;
  - (c) require the person for the time being having command or charge of the vessel, platform or erection of the mine so seized or detained to bring such vessel, platform or erection to any specified port;
  - (d) arrest any person whom such officer has reason to believe, has committed such violation:

Provided that the authorised officer, after arresting such person and before producing him before the competent court, shall inform the

administering authority regarding the arrest and grounds of arrest communicated to the person so arrested.

- (4) In taking any action under sub-section (3), the authorised officer may use such force as may be reasonably necessary.
- (5) Where any vessel or other things are seized or detained, under sub-section (3),—
  - (a) the vessel or other things so seized or detained shall, as soon as possible, be produced before the court competent to try an offence under this Act and the court shall make such order as it may deem fit for the retention or custody of such vessel or things with the Central Government or any other authority pending the completion of any proceedings for the prosecution of any offence relating to such vessel or things, as the case may be, under this Act or rules made thereunder:

Provided that the court may, on an application made by the owner or the person for the time being having command or charge of the vessel or mine, order the release of the vessel or other things so seized or detained, to the owner or the person for the time being having command or charge of the vessel or mine, furnishing security in the form of cash or a bank guarantee for an amount which is not less than fifty per cent. of the value of the vessel or things so seized or detained;

(b) the administering authority shall be informed by the authorised officer of such seizure and the details thereof.

Digne

- (6) Where, in pursuance of the commission of any offence under this Act, any vessel is pursued beyond the limits of the offshore area, the powers conferred on an authorised officer by this section may be exercised beyond such limits in the circumstances and to the extent recognised by international law and State practice.
- (7) Every person to whom an order or warrant is issued or given by virtue of the powers conferred by this section shall be legally bound to comply with such order or warrant.

Explanation.— For the purposes of this section,—

- (i) "authorised officer" means an officer of the Central Government notified as such in the Official Gazette, by the Central Government;
- (ii) "warrant" means a warrant issued by the Judicial Magistrate or the Metropolitan Magistrate, as the case may be, within whose jurisdiction the place, where the warrant is to be executed, is situated.

#### CHAPTER IV

#### Offences

- 23. Offences.— (1) (a) Whoever undertakes any reconnaissance operation, exploration operation or production operation in offshore area without any permit, licence or lease, as the case may be, granted under this Act shall be punished with imprisonment for a term which may extend to five years, or with fine which may extend to fifty thousand rupees, or with both.
- (b) A permittee, licensee or lessee who does not furnish any data, information or document under sub-section (2) of section 5, in the manner provided therein, shall be punished with imprisonment which may extend to three years, or with fine which may extend to twenty-five thousand rupees, or with both.
- (c) Any vessel, together with its gear, boats, stores and cargo, used or employed in violation of section 5, along with any mineral recovered or processed in violation of that section, if any, shall be confiscated.
- (d) Whoever ships, transports, offers for sale, sells, purchases, imports, exports, or has custody, control or possession of, any mineral recovered, processed or retained in violation of this Act or any rule made thereunder shall be punished with imprisonment which may extend to three years, or with the which may extend to fifty lakh rupees, or with by a

#### (2) Whoever-

(a) intentionally obstructs any authorised officer referred to in section 22 in the exercise of any powers conferred under this Act; or

- (b) fails to afford reasonable facilities to the authorised officer referred to in section 22 or his assistant to board the vessel or enter the mine or to provide for adequate security to such officer or assistant at the time of entry into the vessel or mine or when they are on board such vessel or mine; or
- (c) fails to stop the vessel or mine or to produce the licence, permit, log book or any other document, as the case may be, on board such vessel, or mine, when required to do so by the authorised officer referred to in section 22; or
- (*d* interferes with, delays, or prevents, by any means, the lawful apprehension of any person under this Act.

shall be punished with imprisonment for a term which may extend to five years, or with fine which may extend to fifty thousand rupees, or with both.

- (3) Whoever contravenes any other provision of this Act or rules made thereunder, other than those specified in sub-section (1) and (2) shall be punished with imprisonment for a term which may extend to five years, or with fine which may extend to one crore rupees, or with both, and in the case of continuing contravention, with an additional fine which may extend to five lakh rupees for every day during which such contravention continues.
- 24. Offences by companies.— (1) Where an offence under this Act has been committed by a company, every person who, at the time the offence was committed, was directly in charge of, and was responsible to, the company for the conduct of the business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this subsection shall render any such person liable to any punishment provided in this Act, if he proves that the offence was committed without his knowledge and that he had exercised all due diligence to prevent the commission of such offence. (2) Notwithstanding anything contained in subsection (1), where an offence under this Act, has been committed by a company and it is proved that the offence has been committed with the consent or connivance of, or is attributable to, any neglect on the part of, any director, manager, secretary, or other officer of the company, such director, manager, secretary of other officer shall also be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation.— For the purposes of this section.—

- (a) "company" means any body corporate and includes a firm or other association of individuals; and
- (b) "director", in relation to a firm, means a partner in the firm.
- 25. Place of trial.— Notwithstanding anything contained in other law for the time being in force, any person committing an offence under this Act or any rule made thereunder or under any of the enactment extended under this Act or under the rules made thereunder shall be tried for the offence in such place as the Central Government may, by general or special order published in the Official Gazette, direct in this behalf.
- 26. Previous sanction of Central Government for prosecution.— No prosecution for an offence committed under this Act shall be instituted except with the previous sanction of the Central Government or such officer or authority as may be authorised by the Central Government, by order in writing in this behalf.
- 27. Offences triable by Court of Session.— Notwithstanding anything contained in the Code of Criminal Procedure, 1973, all offences under this Act shall be triable by the Court of Session.

#### CHAPTER V

#### Civil liability and adjudication

28. Civil liability and adjudication.— (1) A person to whom a permit, licence or lease is granted under this Act,—

- (a) contravenes the general terms and conditions imposed by the rules made under this Act shall be liable to pay to the Central Government an amount which shall not be less than five lakh rupees and which may extend to one crore rupees;
- (b) contravenes any particular terms and conditions applicable only in case of such permittee, licensee or lessee as the case may be, shall also be liable, apart from the liability under clause (a), to pay additional amount to the Central Government which shall not be less than one lakh rupees and which may extend to ten lakh rupees.
- (2) No court or other authority except the authorised officer designated by the Central Government for this purpose, shall have jurisdiction to hear and decide the cases relating to clauses (a) and (b) of sub-section (1).
- (3) An officer of the Central Government who has been authorised by that Government to file an application before the authorised officer designated under sub-section (2), shall file an application against licensee, lessee or permittee, as the case may be, indicating the civil wrong committed by him under clause (a) or clause (b) of sub-section (1) in such manner as may be prescribed.
- -section (3), before an authorised officer designated under sub-section (2), he shall serve notice along with the copy of such application to the person, against whom the application is made, to provide him an opportunity to file reply to the application in the prescribed manner and the authorised officer shall dispose of the case after considering the evidence produced either in support or in opposition to the application and after providing the opportunity of hearing.
- (5) For the purposes of this section, the authorised officer designated under sub-section (2), shall have the same powers as are vested in a civil court under the Code of Civil

Procedure, 1908, while trying a suit, 5 of 1908 in respect of the following matters, namely:—

- (a) summoning and enforcing the attendance of any person and examining him on oath;
- (b) requiring the discovery and production of documents;
  - (c) receiving evidence on affidavits;
- (d) issuing commissions for the examination of witnesses or documents;
  - (e) reviewing its decisions; and
- (f) any other matter which may be prescribed.

#### CHAPTER VI

#### Miscellaneous

- 29. Extension of enactments to offshore areas.— The Central Government may, by notification in the Official Gazette,—
  - (a) extend with such restrictions and modifications as it thinks fit, any enactment for the time being in force in India or any part thereof to the offshore area or any part thereof; and
  - (b) make such provisions as it may consider necessary for facilitating the enforcement of such enactment,

and any enactment so extended shall have effect as if the offshore area or the part thereof, as the case may be, is a part of the territory of India.

30. Compounding of offences.— (1) Any offence punishable under this Act may, either before or after the institution of the prosecution, be compounded by the administering authority or any other officer authorised by the Central Government with respect to that offence, on payment for credit to that Government of such

sum as that administering authority or officer, as the case may be, may specify:

Provided that such sum shall not, in any case, exceed the maximum amount of the fine which may be imposed under this Act for the offence so compounded.

- (2) Where an offence is compounded under sub-section (1), no proceeding or further proceeding, as the case may be, shall be taken against the offender in respect of the offence so compounded and the offender, if in custody, shall be released forthwith.
- 31. Recovery of certain sums as arreas of land revenue.— Any licence fee, royalty, fixed rent or other sum due to the Central Government under this Act or rules made thereunder or under the terms and conditions of a reconnaissance permit, exploration licence or production lease may, on a certificate issued by the administering authority, be recovered in the same manner as if it were an arrear of land revenue and every such sum together with the interest due thereon, shall be the first charge on the assets of the permittee, licensee or lessee, as the case may be.
- 32. Delegation of powers.— The Central Government may, by notification in the Official Gazette, direct that any power exercisable by it under this Act or any rule made thereunder may, in relation to such matter and subject to such conditions, if any, as may be specified in the notification, be exercisable also by such officer or authority subordinate to that Government as may be specified in the notification.
- 33. Protection of action taken in good faith.— No suit, prosecution or other legal proceedings shall lie against any person for anything which is in good faith done or intended to be done under this Act or any rule made thereunder.
- 34. Appeals.— (1) Subject to the provisions of sub-section (2), any person aggrieved by an order made by the administering authority or any officer under this Act or the rules made thereunder may

prefer an appeal against such order to the Central Government.

(2) Every such appeal shall be preferred within prescribed period from the date on which the impugned order was made:

Provided that the Central Government may, if it is satisfied that the appellant was prevented by sufficient cause from preferring the appeal within such prescribed period, permit the appellant to prefer the appeal within a further period as may be prescribed.

- (3) On receipt of any such appeal, the Central Government shall, after giving the parties to the appeal a reasonable opportunity of being heard and after making such inquiry as it deems proper, make such order, as it may think fit, confirming, modifying or reversing the order appealed against, or may send back the case with such direction as it may think fit for a fresh order after taking additional evidence, if necessary.
- 35. Power to make rules.— (1) The Central Government may, by notification in the Official Gazette, make rules for the purposes of this Act.
- (2) Without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely:—
  - (a) the terms and conditions of a reconnaissance permit, exploration licence or production lease under sub-section (1) of section 5:
  - (b) conditions for grant of operating right under clause (b) of section 6;
  - (c) substances to be prescribed under proviso to section 6;
  - (d) the requisite technical ability and financial resources to undertake exploration operation on scientific parameters under clause (b) of sub-section (1) of section 12;

- (e) the manner in which a work programme shall be prepared and the data by which the work programme shall be supported under clause (c) of sub-section (1) of section 12;
- (f) the manner of transfer referred to in subclause (ii) of clause (e) of sub-section (1) of section 12;
- (g) the time within which the applications under sub-section (3) of section 12 are to be received;
- (h) the requisite technical ability and financial resources to undertake production operation on scientific parameters under clause (b) of sub-section (1) of section 13;
- (i) the manner in which a work programme shall be prepared and the data by which the work programme shall be supported under clause (c) of sub-section (1) of section 13;
- (j) the manner of transfer referred to in subclause (II) of clause (e) of sub-section (1) of section 13;
- (k) norms for regulating the safety and health of persons and safety of property engaged in operations authorised under this Act, the implementation thereof and matters connected therewith under sub-section (2) of section 19;
- (I) the measures to be taken for prevention and control of pollution and protection of marine environment due to activities in the offshore areas under sub-section (3) of section 20;
- (m) the manner of filing application under sub-section (3) of section 28;
- (n) the manner of filing reply under sub-section (4) of section 28;
- (o) any other matter under clause (f) of sub--section (5) of section 28;

- (p) the period within which appeal shall be preferred under, and the further period which may be permitted under the proviso to, subsection (2) of section 34;
- (q) any other matter which is to be, or may be, prescribed under this Act.
- (3) Every rule made by the Central Government under this Act shall be laid, as soon as may be after it is made, before each House of Parliament, while it is in session, for a total period of thirty days which may be comprised in one session or in two or more successive sessions, and if, before the expiry of the session immediately following the session or the successive sessions aforesaid, both Houses agree in making any modification in the rule or both Houses agree that the rule should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be; so, however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.
- 36. Relaxation in specific cases.—
  Notwithstanding anything to the contrary contained in this Act or any rule made thereunder, the Central Government may, if it is of the opinion that in the interest of the offshore mineral development, it is necessary so to do, by order and for reasons to be recorded in writing, authorise in any specific case the grant, renewal or transfer of any operating right to any person on such terms and conditions as it may specify in this behalf in such order.
- 37. Persons to be public servants.—
  The administering authority or any other officer shall be deemed, while acting or purporting to act in pursuance of any of the provisions of this Act, to be public servants within the meaning of the Indian Penal Code.

45 of 1860.

38. Removal of difficulties.— (1) If any difficulty arises in giving effect to the provisions of this

Act, or of any of the enactments extended under section 29, the Central Government may, by order published in the Official Gazette, make such provisions not inconsistent with the provisions of this Act or, as the case may be, of such enactment, as may appear to it to be necessary or expedient for removing the difficulty:

Provided that no order shall be made under this section.—

- (a) in the case of any difficulty arising in giving effect to any provision of this Act, after the expiry of three years from the commencement of such provision;
- (b) in the case of any difficulty arising in giving effect to the provisions of any enactment extended under section 29, after the expiry of three years from the extension of such enactment.
- (2) Every order made under this section shall be laid, as soon as may be after it is made, before each House of Parliament.

#### THE FIRST SCHEDULE

[See section 16(1)]

#### Rates of royalty

1. Brown ilmenite (leucoxene), Ilmenite, Rutile and Zircon

Two per cent. of sale price on advalorem basis.

2. Dolomite

Forty rupees per tonne.

3. Garnet

Three per cent. of sale price on ad valorem basis.

4. Gold

One and half per cent. of London Bullion Market Association price (commonly referred to as "London Price") chargeable on the contained gold metal in ore produced.

5. Limestone and Lime mud

Forty rupees per tonne.

6. Manganese Ore

Three per cent. of sale price on ad valorem basis.

%7. Monazite 20 One hundred and twenty-fi	ve THE SECOND SCHEDULE
the second state of the second state of the second	
ing and the second of the control of the second of the sec	[500 500001 17(17)]
8. Sillimanite Two and half per cent. of sa	ola
price on ad valorem basis.	Hates of fixed rent in rupees per standard block per annum
in the control of the property of the property of the property of the control of	Size 1st year 2nd to 5th 6th to 10th 11th year
9. Silver Five per cent. of London me Exchange price chargeable	lease the lease the lease lease and
the contained silver metal ore produced.	Standard Nii Rupees Rupees Rupees
10. All other minerals. Ten per cent, of sale price	on longitude
not hereinbefore ad valorem basis.	by 5
specified.	latitude.
specified.	Antervanta estimator de la compositione de la compo
troughts for the same of the particles of the same of	te an estant en al composition de la c
entre de la companya	e vicinia de la companya de la comp
in de la companya de La companya de la co	makan menggal dituah dia lain di tuga diganggalan
and the first of the second of	
in the control of the	and the second of the second second second second
tation of the second of the se	医多种性 医多种性 医多种性 医二氏性
A • • • • • • • • • • • • • • • • • • •	, which is explicitly $X$ , which is seen that $(x,y)$
See a lattra a langt labour skies it reproduction di ligi	a contract to the common of the contract of th
Salah Barangaran Barangaran Salah Barangaran Salah Barangaran Salah Sala	grand the first the state of th
in usuat 18 de analysis ad d	
	•
Market of the Ma	
mit 1993 i anti Massa I suela	
	addition of the expansion because in a case on ex-
addition of a state in	ative transfer to the contract transfer to the first training to
ing na mga kalawaran na mga ang mga da mga ang mga na mga	a territorio de la filipación de la fili
	eritation of the state of the state of the Confidence of the Confidence of the confidence of the confidence of
or saulification agreement	yawa wa wilinsi dhakamenya a nganiya wa nambi a sakiladi inga
ate Aprille	a satelació altro e florale e d'impero de la laboració de
a was that the last of the first of the second state of the second	amenta strom lifeji dininci i gelek Amura
	the state of a first of the first of the second of the sec
in the curve of the property of the second o	in the second of
unia my tak ilo eki	en en en en la company de la c
of CA Commission with a second	in the transfer of the extension of the
Matter Court Business and the	さんしゅう かんばん しい 類にはな
givas ir vivos valdininas valdininas karalininas valdininas valdin	An order of the Annual Control of the second
<ul> <li>Take Inc. (1997) The Control of State of Control of State of Control of Con</li></ul>	replayment with the appropriate
	num na suurmannin austamis oli an kada laku

na ni suman nu man ni yi wiliyar.

Catal Privilege Anni Privilege (All acaster (Anni

The law seems of the control of the